

IN THE

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F049179 Baillargeon v. Berry

The judgment is reversed. The matter is remanded to the trial court with directions to vacate its order denying, and to enter a new order granting, Pamela's motion to amend the complaint to add the Corporation as a Doe defendant pursuant to section 474. The court's order dismissing Dr. Berry from the action is not challenged on appeal, and is not affected by this opinion. Each party shall bear his or her own costs on appeal. Hill, J.

We concur: Harris, Acting P.J.; Kane, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F047733 Tucker v. The Superior Court of Fresno Co.; County of Fresno et al.

Let a peremptory writ of mandate issue directing the Fresno County Superior Court to vacate its discovery orders on February 8, 2005, in Fresno County Superior Court action No. 03CECG00100, to reopen discovery for both parties, to allow the parties to file supplemental pleadings which may address the effect of the amended complaints on petitioner's "...Motion to Obtain Disclosure of Police Records and Other Peace Officer Information..." to reconsider said motion in light of the amended complaints and supplemental pleadings, to conduct an in camera review of the Files, and to thereafter rule upon said motion and the issues tendered by the parties in light of the views expressed in this opinion.

This court's order filed on January 12, 2006, staying the trial in action No. 03CECG00100 shall remain in effect only until the trial court complies with the directions stated above, the Supreme Court grants a hearing in this case or this opinion becomes final in all courts of this state, whichever shall first occur.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F049796 People v. Velasquez

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN THE

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- F049796 People v. Velasquez**
The judgment is affirmed.
By the Court.
[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]
- F049327 N.R. Willow Grove, LLC v. Fountain Willow Grove Limited Partnership**
The judgment is affirmed. Wiseman, J.
We concur: Harris, Acting P.J.; Hill, J.
[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]
- F051096 People v. Morson**
Appellant having filed an abandonment and/or request for dismissal of appeal, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed. Pursuant to rule 30.3, California Rules of Court, it is further ordered that the remittitur issue forthwith.
- F049850 In re Jerome M., a Minor**
Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.
- F049850 In re Jerome M., a Minor**
The disposition order is modified to provide that appellant's maximum period of physical confinement is 11 years 4 months, representing a reduction of the MPPC declared by the court, i.e., 12 years 4 months, by one year. The juvenile court is ordered to prepare an amended order of commitment and advise the appropriate authorities. As modified, the disposition order is affirmed. All other orders are affirmed.

By the Court.
[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]
- F049242 People v. Lindsey**
Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN THE

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F049242 People v. Lindsey

The trial court's sentences on counts two and three are vacated. On remand, the trial court shall stay Lindsey's sentences on counts two and three and forward an amended abstract of judgment reflecting this change to the proper authorities. In all other respects, the judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F049971 In re Roberto V., a Minor

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F049971 In re Roberto V., a Minor

The court's declaration of the MPPC is vacated and the matter is remanded to the juvenile court for the court to set a maximum term of confinement in the CYA based on the facts and circumstances that brought appellant before the juvenile court. In all other respects, the judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]